

**CRIMINAL NO. 3:04CR33**

## ORDER

I suggest that my case be put on the June 2005 term for the following reasons: 1) My Sixth Amendment right to “assistance of counsel” can be saved by permitting

Julia G. Mimms to be present during the sentencing hearing so I can utilize her knowledge of legal lingo and various rules of criminal procedure. 2) The problem lies before Julia G. Mimms was appointed to represent me in the last stages of these proceedings. . . . 3) It will also save the court valuable time by proceeding with the sentencing phase instead of inquiring about an issue that the Court of Appeals will handle. . . . 4) I am prepared to stand for sentencing. I suggest that Julia G. Mimms motion to withdraw be denied due to the 4 reasons I listed above. A written apology will be mailed to Julia G. Mimms when the submitted motion is denied. . . . Let the record show that I am against Julia G. Mimms motion to withdraw.

**Defendant's Brief on Pending Hearing, filed May 6, 2005.**

It is first noted that Ms. Mimms did not violate attorney-client privilege because it was the Court which ordered the filing of the letter which the Defendant sent to her. It is next noted that the Defendant has now admitted that he has not received ineffective assistance of counsel from Ms. Mimms and requests that she continue as his attorney.

Despite the Defendant's admissions that he has been attempting to manipulate his attorney and the judicial system, his allegations have raised issues which must be addressed at a hearing. As a result, the terms of the previous Order of April 28, 2005, remain in force.

**IT IS, THEREFORE, ORDERED** that the Clerk of Court shall file the Defendant's "Brief on Pending Hearing" in the record and provide a copy to the Defendant's attorney.

**Signed: May 10, 2005**

A handwritten signature in dark ink, appearing to read 'L. H. Thornburg', written over a horizontal line.

Lacy H. Thornburg  
United States District Judge

